

REMARKS

Further to the Preliminary Amendment mailed October 19, 2001 and prior to conducting examination of the above-identified application, please enter the following amendments and consider the following remarks.

New claims 95-110 have been submitted for examination. New claims 95, 98 and 101 are directed to methods, program code and apparatus, respectively, which include the limitations of receiving function authorization data indicating which viewer functions may be performed on content from the source, *and*, disabling selected viewer functions in accordance with the function authorization data received from the source. Support for these limitations can be found in the application (page 21, lines 16-26, Fig. 4C). Claims 96, 99, and 102 further define the disabled user functions as selected from a group consisting of print, page set-up, save, save as, view source, save picture as, set as wallpaper, copy, screen capture, print screen and cut functions. Support for this limitation can be found in the application, (page 23, lines 9-12; Fig. 5B, block 525).

Claims 104 and 107 include the limitation of monitoring user command input to the presentation program. Support for this limitation can be found in the specification (page 24, line 12-16; Fig. 5B, block 541, 543, 549). Claim 106 includes limitations similar to claims 96, 99, and 102.

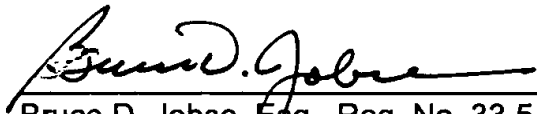
Claim 109 recites the limitation of preventing non-ephemeral reproduction of the content being displayed with the presentation program. Support for this limitation can be found in the specification (page, 17, line 9-page 25, line 22). Claim 110 further defines this limitation as limiting user control over the content through a technique selected from the group consisting of window subclassing, clipboard flushing, disabling of browser functions, source code encryption, user level encryption, document package securing, drag and drop disabling, cache content securing, and device context monitoring. Support for this limitation can be found in the specification (page, 18, line 18-page 20, line 7).

As set forth in the prior response in greater detail, Dykes discloses only the use of a general purpose browser (Dykes, column 4, lines 47-57) in a technique for authenticating user access to *remote* application programs. Dykes does not disclose

placing restrictions on content once it is transferred to a viewer or presentation program, as recited by the new claims. Accordingly, Applicant's respectfully assert that the new claims are neither anticipated by nor obvious in light of Dykes or the other references of record, whether considered singularly or in combination.

Applicants believe the claims are in allowable condition. A notice of allowance for this application is solicited earnestly. If the Examiner has any further questions regarding this amendment, he/she is invited to call Applicant's attorney at the number listed below. The Examiner is hereby authorized to charge any fees or credit any balances under 37 CFR §1.17, and 1.16 to Deposit Account No. 02-3038.

Respectfully submitted,



Date: 10/30/01

Bruce D. Jobse, Esq., Reg. No. 33,518

KUDIRKA & JOBSE, LLP

Customer Number 021127

Tel: (617) 367-4600 Fax: (617) 367-4656